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16	UNITED STATES DISTRICT COURT	
17	DISTRICT OF NEVADA	
18 19	LAS VEGAS SUN, INC., a Nevada corporation,	Case No. 2:19-cv-01667-ART-VCF
19	Plaintiff,	ORDER APPROVING
20	v.	STIPULATION AND ORDER TO
21	SHELDON ADELSON, an individual, and as the alter ego of News+Media Capital Group	EXTEND THE TIME TO FILE THE JOINT PROPOSED PRETRIAL ORDER
22	LLC, Las Vegas Review-Journal, Inc., and	(SECOND REQUEST)
23	Interface Operations LLC dba Adfam; PATRICK DUMONT, an individual, and as	(SECOND REQUEST)
24	alter ego of Las Vegas Review-Journal, Inc., News+Media Capital Group, LLC, and Interface	
25	Operations LLC dba Adfam; NEWS+MEDIA	
26	CAPITAL GROUP LLC, a Delaware limited liability company; LAS VEGAS REVIEW-	
27	JOURNAL, INC., a Delaware corporation; INTERFACE OPERATIONS LLC DBA	
28	ADFAM, a Delaware limited liability company	

- i -

and as alter ego of Las Vegas Review-Journal, Inc., and News+Media Capital Group, LLC; and DOES, I-X, inclusive, Defendants. LAS VEGAS REVIEW-JOURNAL, INC., a Delaware corporation, Counterclaimant, v. LAS VEGAS SUN, INC. a Nevada corporation; BRIAN GREENSPUN, an individual and as the alter ego of Las Vegas Sun, Inc.; GREENSPUN MEDIA GROUP, LLC, a Nevada limited liability company, as the alter ego of Las Vegas Sun, Inc., Counterclaim Defendants.

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Pursuant to LR 26-3 and LR IA 6-1, Plaintiff/Counterdefendant LAS VEGAS SUN, INC., and Counterdefendants BRIAN GREENSPUN and GREENSPUN MEDIA GROUP, LLC (collectively the "Sun"), by and through their counsel Lewis Roca Rothgerber Christie LLP, Pisanelli Bice PLLC, and the Alioto Law Firm, and Defendant/Counterclaimant LAS VEGAS REVIEW-JOURNAL, INC., and Defendants NEWS+MEDIA CAPITAL GROUP LLC, SHELDON ADELSON (through Dr. Miriam Adelson as Special Administrator of Defendant Sheldon Adelson's Estate), PATRICK DUMONT, and INTERFACE OPERATIONS LLC DBA ADFAM (collectively the "RJ"), by and through their counsel of record, Kemp Jones, LLP, Jenner & Block LLP, and Richard L. Stone, Esq., hereby stipulate and agree to extend the deadline for filing the joint proposed pretrial order by approximately 120 days, from May 30, 2024, to September 30, 2024. This is the second request to extend this deadline following the resolution of dispositive motions, and this request is made for good cause. The parties respectfully stipulate and agree as follows:

- 1. All discovery has been completed in this action, and on March 31, 2024, the Court issued Orders (ECF Nos. 969 & 970) resolving the parties' pending cross-motions for summary judgment, triggering the 30-day deadline to file the joint pretrial order as agreed by the parties in their Joint Stipulation for Extension of Case Schedule. *See* ECF No. 799; *see also* LR 26-1(b)(5).
- 2. The preparation of a jointly proposed pretrial order in this complex antitrust and breach of contract matter will encompass identifying hundreds, if not thousands, of trial exhibits, and designations of portions of potentially more than a dozen deposition transcripts, all with objections. To complete the joint pretrial order, the parties anticipate needing several meet and confers and exchanges of the joint pretrial order before submission.
- 3. The Sun and the RJ have been conferring regarding the joint pretrial order, and the parties believe that this additional time to confer and finalize the joint pretrial order is warranted given the scope of the case, and that the Court's earliest trial availability to accommodate a trial in early 2025.
- 4. Accordingly, the parties agree that good cause exists for this extension of time to effectuate these undertakings and complete the joint pretrial order, which the parties have agreed

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1	to preliminarily exchange between themselves on August 20, 2024, and submit the joint filing		
2	September 30, 2024, which is still no less than five months before the Court's earliest trial setting.		
3	DATED this 8th day of May, 2024.	DATED this 8th day of May, 2024.	
4	LEWIS ROCA ROTHGERBER CHRISTIE LLP	KEMP JONES LLP	
5			
6	By: /s/ Kristen L. Martini	By: /s/ Michael J. Gayan	
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1.6	One Sansome Street, 35 th Floor	Attorneys for Defendants/	
16	San Francisco, California 94104	Counterclaimant	
17	Attorneys for Plaintiff/Counterdefendants		
18			
19	IT IS SO ORDERED:		
20	April Ramel Ren		
21	DISTRICT COURT JUDGE		
22	DATED:		
23	DATI	ED:	
24			
25			
26			
27			
28			